UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

AMAHAL LYNCH,

Plaintiff,

9:14-cv-995 (GLS/DJS)

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STEVEN RACETTE et al.,

Defendants.

APPEARANCES:

OF COUNSEL:

FOR THE PLAINTIFF:

Amahal Lynch Pro Se 12-A-1925 Clinton Correctional Facility - Annex P.O. Box 2002 Dannemora, NY 12929

FOR THE DEFENDANT:

HON. ERIC T. SCHNEIDERMAN New York State Attorney General The Capitol Albany, New York 12224

DENISE P. BUCKLEY
Assistant Attorney General

Gary L. Sharpe Senior District Judge

<u>ORDER</u>

On May 8, 2017, Magistrate Judge Daniel J. Stewart filed a Report-

Recommendation and Order (R&R), which recommends that defendants' motion for summary judgment be granted. (Dkt. No. 37.) Shortly thereafter, plaintiff *pro se* Amahal Lynch filed a document that he labeled "Appeal." (Dkt. No. 38.) The court, finding that no appealable order existed, construed Lynch's "Appeal" as objections to the R&R and afforded him additional time to augment his objections. (Dkt. No. 39.) Lynch has not filed anything in addition to his "Appeal" and the court now addresses the filing to the extent it can be construed to object to the R&R.

Lynch's objections are in a word bizarre. (Dkt. No. 38.) For reasons not clear to the court, Lynch devotes the majority of them to his commentary on "Dateline NBC's 'To Catch a Predetor' [sic]." (*Id.*) After careful review, the court discerns no specific objection to the R&R, which triggers review for clear error only. *See Almonte v. N.Y.S. Div. of Parole*, No. Civ. 904CV484, 2006 WL 149049, at *5-*6 (N.D.N.Y. Jan. 18, 2006). Finding no clear error, the R&R, (Dkt. No. 37), is adopted in its entirety.

Accordingly, it is hereby

ORDERED that the Report-Recommendation (Dkt. No. 37) is **ADOPTED** in its entirety; and it is further

ORDERED that defendants' motion for summary judgment (Dkt. No.

33) is **GRANTED** and the amended complaint (Dkt. No. 10) is **DISMISSED**; and it is further

ORDERED that the Clerk is directed to close this case; and it is further

ORDERED that the clerk provide a copy of this Order to the parties in accordance with the Local Rules of Practice.

IT IS SO ORDERED.

June 30, 2017 Albany, New York